|  | Mahitement ser   | <b>∨bbnom</b> del                                     | •                   |
|--|--|---|---------------------|
|  | 09/970.810   | 70.610 RAZ RYAN                                       |                     |
| Notice of Allowability   | Examiner   | Art Unit  |                     |
|  | Wilbert L. Sterke, Jr.   | 2121  |                     |
| The HAILING DATE of this communication appeal distins being silventle, PROSECUTION ON THE MERITS IS (account) (ar previously mailed), a Notice of Allowance (PTCL-65) (OTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RE of the Office or upon petition by the applicant. See 37 CFR 1.313 | (OR REMAINS) CLOSED in this (<br>or other appropriate communication<br>GMTS. This application is subject | pplication. If not inclue<br>on will be mailed in dia | fed<br>course, TKIS |
| . It This communication is responsive to the filing of 04 OCT 2  | 201.   |   | ·                   |
| The allowed daim(s) butare 1-28  |  | •   |                     |
| ), $igotimes$ The drawings filed on <u><math>{\it O4~October~2001}</math></u> are accepted by the  | Exeminer.  |   |                     |
| Acknowledgment is made of a claim for foreign priority une  a) Al b) Some* c) None of the:  1. Cartified copies of the priority documents have   |  |   |                     |
| 2. Certified copies of the priority documents have   |  | •   |                     |
| 3. Copies of the certified copies of the priority doc  |  |   | stion from the      |
| International Bureau (PCT Rule 17.2(a)).   |  | •               |                     |
| Certified copies not received:   | •  |   |                     |
| Applicant has THREE MONTHS FROM THE 'MAILING DATE' ( noted below. Failure to timely comply will result in ABANDONIM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.   | of this communication to file a rep<br>ENT of this application.  | ly complying with the r                               | equirements         |
| i. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give  | ited. Note the attached EXAMINE a reason(s) why the oath or decis  | R'S AMENDMENT or instion is deficient.                | NOTICE OF           |
| . CORRECTED DRAWINGS ( as "replacement sheets") must   | t be submitted.  |   |                     |
| (a) Including changes required by the Notice of Oranspers  | on's Petent Drawing Review ( PT  | 0-948) attached                                       |                     |
| 1) Thereto or 2) to Paper No./Meil Date  |  |   |                     |
| (b) including changes required by the attached Examiner's Paper No/Mail Date   |  |   |                     |
| Mantifying indicis such as the application number (see 37 CFR 1. each sheet. Replacement sheetin) should be labeled as such in the   | 94(c)) chould be written on the draw<br>so header according to 37 CFR 1.12                               | singe in the front (not th<br>1(d).                   | e back) of          |
| DEPOSIT OF and/or INFORMATION about the depositisched Examiner's comment regarding REQUIREMENT (   | it of BIOLOGICAL MATERIAL  | must be submitted.                                    | Note the            |
| utiechmerdisk  |  |   |                     |
| utacramentus)<br>. ☑ Notice of References Cited (PTO-692)  | 5. Notice of Information   | Petent Application (P                                 | ro-1 <b>5</b> 2)    |
| Notice of Draftperson's Patent Drawing Review (PTO-948)  | 6. Triterview Summe<br>Paper No./Mail C  | ate   |                     |
| i. ☑ Information Disclosure Statements (PTO-1449 or PTO/SB/0<br>Paper No./Mat Date 4_5   | 8), 7. Examiner's Amer   | dment/Comment   |                     |
| Descriper's Comment Regarding Requirement for Deposit  | 8. 🔯 Exeminer's States   | ment of Ressons for Al                                | iowance             |
| of Biological Material   | 9. Cther   |   | •                   |
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## **DETAILED ACTION**

## Ressons For Allowance

- 1. Claims 1-28 are allowed.
- 2. The following is an Examiner's statement of reasons for allowance:
- 3. The cited prior art taken alone or in combination fails to teach the claimed invention of a neural network assisted multi-spectral segmentation system, as claimed by Applicant. Specifically:
- 4. Independent claim 1 discloses an "analyzing step utilizing previously developed classification information for discriminating nuclear or cytoplasmic material, the previously developed classification information being developed from at least one cell of known regions of nuclear or cytoplasmic material."
- 5. The closest prior art of Raz (U.S. Patent Number 6,463,425 B2; dated 08
  October 2002; class 706; subclass 20) teaches the claimed invention of a neural
  network assisted multi-spectral segmentation system, as claimed by Applicant, but fails
  to teach or suggest an "analyzing step utilizing previously developed classification
  information for discriminating nuclear or cytoplasmic material, the previously developed
  classification information being developed from at least one cell of known regions of

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nuclear or cytoplasmic material." To the extent that this feature is not found in the prior art cited by Examiner, the present case is held allowable over the art of record.

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- Independent claim 17 discloses "at least one first digitized image in a wavelength 6. of between 525 to 575 nanometers, at least one second digitized image in a wavelength of between 565 to 582 nanometers, and at least one third digitized image in a wavelength of between 625 to 635 nanometers."
- 7. The dosest prior art of Raz (U.S. Patent Number 6,463,425 B2; dated 08 October 2002; class 706; subclass 20) teaches the claimed invention of a neural network assisted multi-spectral segmentation system, as claimed by Applicant, but falls to teach or suggest "at least one first digitized image in a wavelength of between 525 to 575 nanometers, at least one second digitized image in a wavelength of between 565 to 582 nanometers, and at least one third digitized image in a wavelength of between 625 to 635 nanometers." To the extent that this feature is not found in the prior art cited by Examiner, the present case is held allowable over the art of record.

## Conclusion

The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.

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A. Zahniser et al. (U.S. Patent Number 6,665,060 B1; dated 16 December 2003; class 356; subclass 039) discloses a cytological imaging system and method.

- McNamara et al. (U.S. Patent Number 6,007,996; dated 28 December 1999;
   class 435; subclass 006) discloses an in situ method of analyzing cells.
- C. Cabib et al. (U.S. Patent Number 6,690,817 B1; dated 10 February 2004; class 382; subclass 134) discloses spectral blo-imaging data for cell classification using internal reference.
- D. Haykin, Simon, "Neural Networks: A Comprehensive Foundation", Macmillan
   College Publishing Company, Englewood Cliffs, New Jersey, 1994, pp. 138-229.
- 9. Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."
- Any inquiry concerning this communication or earlier communications from the Examiner should be directed to Wilbert L. Starks, Jr. whose telephone number is (703) 305-0027.

Alternatively, inquiries may be directed to the following:

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S. P. E. Anthony Knight (703) 308-3179

After-final (FAX) (703) 746-7238

Official (FAX) (703) 746-7239

Non-Official/Draft (FAX) (703) 746-7240

WLS

16 September 2004

Silver Starts, Jr.
William L. Starts, Jr.
Primary Examinar
Primary 12721